

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION**

CLARISSA COLEMAN,

Plaintiff,

v.

JAY E. JOHNSON; MARK LEGARDA;  
MARTIN RUSSO; MATTHEW EAST;  
DOUG BONDAR; MARK BARNES;  
NANCY LIVINGSTON; KENDALL  
PATIENT RECOVERY U.S., LLC;  
CARDINAL HEALTH, INC., and JOHN  
DOE NOS. 1-10,

C.A. No.

Defendants.

**NOTICE OF CONSENT TO REMOVAL**

Pursuant to 28 U.S.C. § 1446(b)(2)(A), Defendants Jay Johnson, Mark Legarda, Martin Russo, Matthew East, Doug Bondar, Mark Barnes, Nancy Livingston, Kendall Patient Recovery U.S., LLC, and Cardinal Health, Inc. (collectively “Defendants”) submit the following Notice of Consent to Removal.<sup>1</sup> As stated in Defendants’ Notice of Removal, Defendants consent to the removal of

---

<sup>1</sup> Defendants Jay Johnson, Matthew East, and Doug Bondar are represented by separate counsel, have conferred with Defendants’ counsel, and consent to removal.

this action from the State Court of Gwinnett County, Georgia to the United States District Court for the Northern District of Georgia.

Respectfully submitted, this 11th day of April, 2023.

*Signatures on following page.*

/s/ William Ezzell

S. Derek Bauer  
Georgia Bar No. 042537  
dbauer@bakerlaw.com

William Ezzell  
Georgia Bar No. 297641  
wezzell@bakerlaw.com

Georgia L. Bennett  
Georgia Bar No. 495910  
gbennett@bakerlaw.com

**BAKER & HOSTETLER, LLP**  
1170 Peachtree Street, Suite 2400  
Atlanta, Georgia 30309  
Telephone: 404-256-8425

Matthew D. Thurlow  
(*Pro Hac Vice Forthcoming*)  
mthurlow@bakerlaw.com  
**BAKER & HOSTETLER LLP**  
1050 Connecticut Avenue NW, Suite  
1100  
Washington, DC 20036  
Telephone: 202-861-1681

*Counsel for Defendants Kendall  
Patient Recovery U.S., LLC, Cardinal  
Health, Inc., Mark Legarda, Martin  
Russo, Mark Barnes, Nancy Livingston,  
and John Doe Nos. 1-10*